

UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address COMMISSIONER FOR PATENTS PO Box 1450 Alexandra, Vignus 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/752.658	12/28/2000	Henry Johnson	H0001540 (4960)	9392
34284	7590 07/14/2003			
ROBERT D. FISH; RUTAN & TUCKER, LLP P.O. BOX 1950 611 ANTON BLVD., 14TH FLOOR			EXAMINER	
			GRAYBILL, DAVID E	
COSTA ME	SA, CA 92628-1950		ART UNIT	PAPER NUMBER
			2827	
			DATE MAILED: 07/14/2003	

Please find below and/or attached an Office communication concerning this application or proceeding.



Under Segretary of Communication Intellectual Property and Director of the United States Patent and Trademain Office Washington, DC, 2023 www.pts.go.

Paper No.

Notice of Non-Compliant Amendment (Voluntary Revised Practice)

comply with the	The amendment filed 1–9–3 under the voluntary revised amendments on February 25, 2003 (Amendments in a Revised Format Now Pewith minimal requirements of the voluntary practice. In order for the amendments of the voluntary revised amendment practice (which practice in ments) or (2) comply with current 37 CFR 1.121 requirements.	ndment to be entered, it must either (1) comply
	DLLOWING ITEM(S) IN APPLICANT'S AMENDMENT CAUSES THE THE VOLUNTARY REVISED AMENDMENT PRACTICE.	E AMENDMENT TO BE NON-COMPLIANT
	1. A complete listing of all of the claims is not present in the amendment	paper.
	2. The listing of claims does not include the text of all claims currently un	nder examination.
	3 The claims of this amendment paper have not been presented in ascend	ling numerical order
	4 Each claim has not been provided with a status identifier, and, as such, determined	the individual status of each claim cannot be
	WHEN THE AMENDMENT TO CLAIM THE IS NO WALL OF THE CHANGES TO THE CLAIM.	
LIE: Cl	neck one of the following boxes	
	PRELIMINARY AMENDMENT: Applicant is given ONE MONTH framendment in compliance with either the guidelines of the revised amend comply with either the current 37 CFR 1.121 practice or with the volunta amendment and examination on the merits will commence without entry amendment. This notice is not an action under 35 U.S.C. 132, and this O	Iment practice or current 37 CFR 1.121. Pailure to ry practice will result in non-entry of the of the originally proposed preliminary
	AMENDMENT AFTER NON-FINAL ACTION: Since the above-mer applicant is given a TIME PERIOD of ONE MONTH from the mailing of amendment which complies with either the voluntary practice guidelines abandonment. EXTENSIONS OF THIS TIME PERIOD ARL AVAILA	of this notice within which to re-submit and or current 37 CFR 1-121 in order to avoid BLE UNDER 37 CFR 1-136(a)
		jet & SAVI
. Super√i	sory Legal Instruments Examiner (SEH):	DAVID E. GRAYBILL PRIMARY EXAMINER
http://w	The Cospilariation of the grantein so of the revised amendment terms, problem of the swore planets of the participation progression coefficient years of the participation progression of the analytic participation of the participation progression of the analytic participation participation of the partic	$\rho_{\rm s}$ sted () is cound sure, by amondment to rural at

March 18, 2003